

CITY OF SEBASTOPOL CITY COUNCIL  
AGENDA ITEM REPORT FOR MEETING OF: February 18, 2025

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**To:** Honorable Mayor and City Councilmembers  
**From:** Emi Thériault, Community Development Director  
**Subject:** **Amendment Number one to the Kosmont & Associates Contract for consulting services supportive of the Enhanced Infrastructure Financing District (EIFD); Budget Adjustment of \$15,000, and Authorize City Manager to Execute Contract Amendment**

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**RECOMMENDATIONS:**

That the City Council Approve Amendment Number one to the Kosmont & Associates Contract for consulting services supportive of the Enhanced Infrastructure Financing District (EIFD); Budget Adjustment of \$15,000 and Authorize City Manager to Execute Contract Amendment. Amendment is required for extension of time, expansion of project scope, and budget to perform fiscal analysis on the EIFD initiative.

**EXECUTIVE SUMMARY:**

On June 8, 2024, the Council authorized the City Manager to execute a \$50,000 contract with Kosmont to provide Planning Services supportive of the Enhanced Infrastructure Financing District (EIFD) initiative. This cooperative project with the County of Sonoma, to evaluate the potential benefit of adopting a district supportive of infrastructure projects, has been funded by the County fully through this point. The last step of that contract called for Kosmont to prepare a proposal for Council to adopt a Resolution of Intent supportive of the district.

However, before Council and the Board of Supervisor’s review of the proposal for adoption, a fiscal analysis would be prudent and was directed by the City Council. The original contract will need to be amended with respect to time, scope and budget to provide for that analysis. The County has indicated it expects the City to pay for half of the cost of the fiscal analysis. For that reason, this proposal brings forward a request for a Budget allocation that would cover the cost of 50% of the budget related to the expanded project scope.

This agenda item is a request for Council to approve the Consultant, Kosmont Companies, and authorize the City Manager to execute an Agreement with the firm to provide Planning Consultant Services as well as perform all work required for the project, as described in the proposal from Kosmont Companies (Kosmont Proposal, attached).

**BACKGROUND AND DISCUSSION:**

The City has been exploring the possibility of forming an EIFD to pay for qualifying infrastructure projects. The City and County share the goal of financing projects of community-wide significance within the EIFD’s boundaries or the surrounding community. The Council has discussed EIFD during Council Meetings on June 18, 2024, September 3, 2024, and November 19, 2024.

The City and County are exploring potential boundaries for 2 EIFDs. The County is contemplating joining both districts (a joint district together with the City and a separate district for the West County). Kosmont’s initial scope starting date was June 2024 which included identifying potential boundaries and initial screening area, completion of the feasibility study, then adoption of a Resolution of intentions by the Board of Supervisors and the City of Sebastopol City Council in December 2024. Due to the suggested expanded scope of work, the Resolution of Intent has been tabled and an extension for time is necessary.

**Table 1: Contract Scope (original):**

		2024						
Tasks		JUN	JUL	AUG	SEP	OCT	NOV	DEC
1	Identify Potential Boundaries and Initial Screening Criteria (assumes three weeks for City/County staff review)	X	X	X				Completed
2	Tax Increment Analysis (assumes three weeks for City/County staff review)			X	X			Completed
3	Identify Infrastructure Needs (assumes three weeks for City/County staff review)		X	X	X			Completed
4	Next Steps for Implementation (assumes three weeks for City/County staff review)					X		Completed
5	Public Outreach / Presentations (assumes three weeks for City/County staff review of presentation materials)					X	X	X Completed
6	Resolutions of Intention (assumes two weeks for City Attorney / County Counsel review)							X Tabled pending Fiscal Analysis

**Amendment No. 1 Expanded Scope:**

The full expanded scope is outlined in *Exhibit A* to the attached Resolution. A Summary of the fiscal analysis is as follows:

*Task 1: Fiscal Impact and Economic Benefit Analysis.*

To determine the financial impacts participation in a financing district, Kosmont will estimate the primary revenues (e.g., property tax, direct and indirect sales tax, hotel transient occupancy tax), primary expenditures (e.g., public safety service costs, community services), and resulting net fiscal impact to be generated for the City and the County from EIFD implementation.

Consultant will additionally apply an IMPLAN-based analysis to estimate the employment (job creation), labor income (wages), and economic output (value of goods and services produced) benefits to be derived from both construction and ongoing operation within the financing district. Direct, indirect, and indirect (multiplier) impacts will be reflected.

Kosmont will assist staff with integration of analysis findings into the City’s existing long-term fiscal model. Kosmont anticipates virtual participation in two check-in meetings and one public meeting as part of this Task for each body (City Council and Board of Supervisors).

**STAFF ANALYSIS:**

Staff has reviewed the extended schedule, scope of work and budget allocation and is recommending the Council support the request and authorize the City Manager to execute an amendment to the agreement with the Consultant. Staff is suggesting an extended term to September 15, 2025 to ensure there is adequate time to process related deliverables (such as the Resolution of Intent from the original scope, related County processes, and demands on staff time for other Council priorities such as Housing Element implementation needs).

**COMMUNITY OUTREACH:**

This item has been noticed in accordance with the Ralph M. Brown Act and was available for public viewing and review at least 72 hours prior to the scheduled meeting date.

**FISCAL IMPACT:**

The additional cost of the contract for the expanded scope of work is \$15,000. The County Board of Supervisors (BOS) has covered the entire \$50,000 for work to date. However, County representatives have expressed interest in the City contributing to the expanded scope budget, suggesting a 50% match. The Board of Supervisors met on February 11, 2025 and approved allocation of \$7,500 toward the amendment scope of work budget as anticipated. These funds will fund 50% of the additional costs. The language of the authorizing resolution intentionally suggests the Budget Adjustment be “up to” \$15,000 for this reason.

This item requires a budget adjustment of \$15,000 from the General Fund account number 100-00-00-3206. However, given that the County has decided to cover 50% of the cost, the actual impact on the Budget will be reduced by \$7,500, which would be reduced by \$7,500.

**RESTATED RECOMMENDATION:**

That the City Council Approve Amendment Number one to the Kosmont & Associates Contract for consulting services supportive of the Enhanced Infrastructure Financing District (EIFD); Budget Adjustment of \$15,000 and Authorize City Manager to Execute Contract Amendment. Amendment is required for extension of time, expansion of project scope and budget to perform fiscal analysis on the EIFD initiative.

**OPTIONS:**

1. Deny further work on the EIFD initiative or
2. Provide additional direction to staff

**ATTACHMENTS:**

Resolution  
Kosmont Contract Amendment No. 1 with Exhibit 1-Expanded Scope

**APPROVALS:**

Department Head Approval: Approval Date: 1.22.25  
CEQA Determination (Planning): Approval Date: 1.22.25

The proposed action is not a project under the California Environmental Quality Act (CEQA)

Administrative Services (Financial)

Approval Date: 1.18.25

Costs authorized in City Approved Budget:  Yes  No  N/A

Account Code 100-00-00-3206 \_\_\_\_\_

City Attorney Approval:

Approval Date: 1.22.25

City Manager Approval:

Approval Date: 2.04.25

RESOLUTION NUMBER: XXXX-2025

CITY OF SEBASTOPOL

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF SEBASTOPOL AUTHORIZING A BUDGET AMENDMENT OF \$15,000 IN SUPPORT OF THE ENHANCED INFRASTRUCTURE FINANCING DISTRICT (EIFD) INITIATIVE CONDUCTED IN PARTNERSHIP WITH THE COUNTY OF SONOMA, APPROVING CONSULTANT CONTRACT AMENDMENT NUMBER ONE WITH KOSMONT AND ASSOCIATES, AND AUTHORIZING THE CITY MANAGER TO EXECUTE THE AMENDMENT TO THE AGREEMENT

WHEREAS, On June 8, 2024, the Council authorized the City Manager to execute a contract with Kosmont to provide Planning Services supportive of the Enhanced Infrastructure Financing District (EIFD) initiative; and

WHEREAS, this contract supports a cooperative project with the County of Sonoma, to evaluate the potential benefit of adopting a district supportive of infrastructure projects; and

WHEREAS, before Council and the Board of Supervisor's reviewed the proposal for adoption, it was determined that expansion of the Consultant contract scope to include a fiscal analysis would be prudent; and

WHEREAS, an expansion to the contract timeline to provide additional time to perform the analysis would be necessary; and

WHEREAS, subject to County of Sonoma Board of Supervisor action on full coverage of the amended budget of \$15,000, the proposed budget adjustment for this request is for up to, but not-to-exceed \$15,000 to be applied to the General Fund.

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Sebastopol does hereby approve a budget amendment of up to \$15,000 identified in the account listed in 100-00-00-3206; and

NOW, THEREFORE, BE IT FURTHER RESOLVED that the City Council of the City of Sebastopol does hereby approve Amendment Number 1 to the Kosmont Consultant Contract supportive of the EIFD initiative and authorizes the City Manager to execute the Contract Amendment and make minor adjustment as needed.

The above and foregoing Resolution was duly passed, approved, and adopted at a meeting by the City Council on the 18<sup>th</sup> day of February, 2025, by the following vote:

I, the undersigned, hereby certify that the foregoing Resolution was duly adopted by the City of Sebastopol City Council by the following vote:

**VOTE:**

Ayes:

Noes:

Absent:

Abstain:

APPROVED:

Stephen Zollman, Mayor

ATTEST:

Mary Gourley, Assistant City Manager/City Clerk, MMC

APPROVED AS TO FORM:

Alex Mog, City Attorney

**Exhibit A**

**AMENDMENT NO. 1  
FOR CONSULTING SERVICES  
CITY OF SEBASTOPOL AND KOSMONT AND ASSOCIATES, INC. dba Kosmont Companies**

This Amendment Number 1 (“Amendment No. 1”) is made by and between the City of Sebastopol (“City”) and Kosmont and Associates, Inc., dba Kosmont Companies (“Consultant”), together sometimes referred to as the “Parties,” as of this 18th day February, 2025, and amends the Agreement dated July 15, 2024 (“Agreement”) , between the Parties with regard to Enhanced Infrastructure Financing District project.

WHEREAS, the Parties desire to amend the Agreement to expand the scope of work; and

WHEREAS, the amount of Amendment No.1 is not to exceed \$15, 000 for completion of the expanded scope project budget.

WHEREAS, the expanded scope of work will be completion of a fiscal analysis of the City/County cooperative EIFD project.

Now, THEREFORE, it is mutually agreed by and between the undersigned Parties as follows:

**1. Scope of Work**

The scope of work to be completed by Consultant is amended to include the expanded scope of work set forth in Exhibit 1, attached hereto and incorporated herein by reference (the “Expanded Scope of Work”).

- Deliverables include:  
*Fiscal Impact and Economic Benefit Analysis.*

As a means of demonstrating benefits to the primary affected taxing entities (the City and the County) for potential participation in a financing district, Kosmont will estimate the primary fiscal revenues (e.g., property tax, direct and indirect sales tax, hotel transient occupancy tax), primary fiscal expenditures (e.g., public safety service costs, community services), and resulting net fiscal impact (fiscal revenues net of fiscal expenditures) to be generated for the City and the County from EIFD implementation.

Consultant will additionally apply an IMPLAN-based analysis to estimate the employment (job creation), labor income (wages), and economic output (value of goods and services produced) benefits to be derived from both construction and ongoing operation within the financing district. Direct, indirect, and indirect (multiplier) impacts will be reflected. Kosmont will assist staff with integration of analysis findings into the City’s existing long-term fiscal model. Kosmont anticipates virtual participation in two check-in meetings and one public meeting as part of this Task.

- Services to include Dual Process  
Project includes two separate EIFDs. Consultant agrees to attend one publicly noticed hearing for each body (City and County) for related Fiscal Analysis review in addition to

any time associated with the original contract scope for presentation of the Resolution of Intent to each respective body.

**2. Schedule**

Consultant shall commence the Expanded Scope of Work upon receipt of the fully executed Amendment No. 1, and shall complete the Expanded Scope of Work within five (5) weeks from execution of Contract..

**3. Contract Amount**

The City shall pay Consultant Tan amount not-to- exceed \$15,000 for competition of the Expanded Scope of Work. Consultant’s time will be invoiced at Consultant’s billing rates as reflected in Attachment A of Exhibit 1.

**4. Term**

The term of the Agreement shall be extended to the 15<sup>th</sup> day of September 2025. This extended term is inclusive of the Expanded Scope task schedule as well as time needed for City and County staff to analyze the report, issue public notices, and prepare staff reports/related materials for consideration of the Fiscal Analysis and the Resolution by the City of Sebastopol and the County of Sonoma Board of Supervisors.

All other terms shall remain in full force and effect.

In WITNESS WHEREOF, the Parties have caused this Amendment to be executed the day and the year first above written.

**CITY OF SEBASTOPOL**

**CONSULTANT**

\_\_\_\_\_  
Don Schwartz, City Manager

DocuSigned by:

*Ken Hira*

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\_\_\_\_\_  
Ken Hira, President

Date: \_\_\_\_\_

2/7/2025  
Date: \_\_\_\_\_



# Expanded Scope - Fiscal Analysis



December 13, 2024

Don Schwartz  
 City Manager  
 City of Sebastopol  
 7120 Bodega Avenue  
 Sebastopol, CA 95472

**Re: Proposal for Financing District Fiscal Impact Analysis**

Dear Mr. Schwartz:

Kosmont & Associates, Inc. doing business as Kosmont Companies (“Consultant” or “Kosmont”) is pleased to present this proposal to the City of Sebastopol (“City” or “Client”) for preparation of a fiscal impact analysis associated with a potential Enhanced Infrastructure Financing District (“EIFD”) in the City. This proposal serves as an Agreement when executed and returned by Client to Kosmont.

## I. BACKGROUND AND OBJECTIVE

Kosmont has been privileged over the last several months to provide the City, along with the County of Sonoma (“County”), with advisory services related to the evaluation of the feasibility of an EIFD within the City. After being selected through a competitive procurement process, Kosmont prepared analysis of different EIFD boundary alternatives, tax increment revenue allocation scenarios, and eligible projects for funding by the EIFD.

On November 19, 2024, Kosmont presented a summary of EIFD feasibility analysis findings to the City Council, along with alternatives for potential next steps for implementation. City Council direction included desire for an analysis of the potential City General Fund fiscal impacts resulting from EIFD implementation over time. This type of analysis would also be consistent with the requirement in the County’s adopted EIFD Participation Policy for a County fiscal impact analysis before the County participates in a City-led EIFD.

As both the City Council and County Board of Supervisors would require a fiscal impact analysis prior to implementation of an EIFD, Kosmont proposes the following Scope of Services for a City and County Fiscal Impact Analysis.



## II. SCOPE OF SERVICES

Approach to Tasks: The prospective assignment and consulting services that Kosmont will provide will be of a relatively limited scope and duration, and advisory in nature. Kosmont will be making recommendations only, which advise the Client and jurisdictions, including their elected officials, appointed officials, and staff, which they can accept or reject by. None of Kosmont's staff will act in a capacity as an elected official, nor appointed official, nor as staff, nor as serving in a "designated" position.

### Task 1: Fiscal Impact and Economic Benefit Analysis

As a means of demonstrating benefits to the primary affected taxing entities (the City and the County) for potential participation in a financing district, Kosmont will estimate the primary fiscal revenues (e.g., property tax, direct and indirect sales tax, hotel transient occupancy tax), primary fiscal expenditures (e.g., public safety service costs, community services), and resulting net fiscal impact (fiscal revenues net of fiscal expenditures) to be generated for the City and the County from EIFD implementation.

Consultant will additionally apply an IMPLAN-based analysis to estimate the employment (job creation), labor income (wages), and economic output (value of goods and services produced) benefits to be derived from both construction and ongoing operation within the financing district. Direct, indirect, and indirect (multiplier) impacts will be reflected.

Kosmont will assist staff with integration of analysis findings into the City's existing long-term fiscal model. Kosmont anticipates virtual participation in two check-in meetings and one public meeting as part of this Task.

### Potential Future Services

- Infrastructure Financing Plan Preparation (IFP)
- IFP Approval and Financing District Formation Hearings
- Required Filings with the State Board of Equalization

## III. SCHEDULE

Consultant is prepared to commence work upon receipt of executed Agreement. Delivery of Analysis summary findings is anticipated to be delivered within five (5) weeks from assignment authorization.

## IV. COMPENSATION

The compensation for Task 1 is estimated at a not-to-exceed amount of \$15,000. Consultant time will be invoiced at Consultant's billing rates as reflected in Attachment A. Budget may be increased by Client request at any point in time.



Consultant anticipates a single consolidated round of Client comments and revisions on draft work product before Kosmont provides a final version of work product. If necessary, additional rounds of comments and revisions can be accommodated on an hourly basis.

Consultant's attendance or participation at any **publicly noticed** meeting other than the Task 1 meeting identified herein, whether such participation is in person, digital, video and/or telephonic (e.g., *City Council, Planning Commission, Public Agency Board, other*), as requested by Client is in addition to compensation for Task 1 and will be billed at the professional services (hourly) fees as shown on Attachment A.

Services will be invoiced monthly at Consultant's standard billing rates, as shown on Attachment A. In addition to professional services (hourly) fees, invoices will include reimbursement for out-of-pocket expenses such as travel and mileage (provided that there shall be no overnight travel without the Client's prior approval and that mileage shall be reimbursed at the current IRS mileage reimbursement rate), professional printing, conference calls, and delivery charges for messenger and overnight packages at actual cost. Unless otherwise agreed to in advance, out-of-area travel, if any, requires advance funding of flights and hotel accommodations.

Consultant will also include in each invoice an administrative services fee to cover in-house copy, fax, telephone and postage costs equal to four percent (4.0%) of Consultant's monthly professional service fees incurred. Any unpaid invoices after 30 days shall accrue interest at the rate of 10% per annum.

For the convenience of Kosmont's clients, we offer a secure credit card payment service. The credit card payment link is: <https://kosmont.paidyet.com> and there are two ways to make a secure credit card payment:

1. Fill in the "**Make a Payment**" form when you go to the link (<https://kosmont.paidyet.com>), or
2. Call Kosmont Companies' accounting desk (Kelly Aguilar; (424) 297-1071) to make a credit card payment

***Consultant is prepared to commence work upon receipt of executed Agreement.***

**DISCLOSURE: Compensation for possible future transaction-based services or brokerage services.**

The following is being provided solely as an advance disclosure of possible real estate brokerage and finance services and potential compensation for such services. This disclosure is not intended to commit the Client.

When assignments involve real estate/property brokerage services, such transaction-based services are typically provided by Kosmont Real Estate Services, Inc. dba Kosmont Realty ("KR") is licensed by the State of California Department of Real Estate (License# 02058445). Compensation to KR is typically paid through commissions for property sale transactions, lease transactions and success/broker fees. KR also provides Broker Opinions of Value ("BOV") services on a fixed fee basis.



When assignments involve public finance services on behalf of a public agency, such municipal advisory services are provided by Kosmont Financial Services (KFS). KFS is an independent Registered Municipal Advisor with the Securities and Exchange Commission and the Municipal Securities Rulemaking Board.

SEC registration does not constitute an endorsement of the firm by the Commission or state securities regulators.

## V. OTHER PROVISIONS

**A. Termination.** Client or Consultant shall have the right to terminate this Agreement at any time upon written notification to the other party. Payment for fees accrued through the date of termination shall be remitted in full.

**B. Arbitration.** Any controversy or claim arising out of or in relation to this Agreement, or the making, performance, interpretation or breach thereof, shall be settled by arbitration at JAMS in Los Angeles, California. Each of the parties to such arbitration proceeding shall be entitled to take up to five depositions with document requests. The provisions of Section 1283.05 (except subdivision (e) thereof) of the California Code of Civil Procedure are incorporated by reference herein, except to the extent they conflict with this Agreement, in which case this Agreement is controlling. If the matter is heard by only one arbitrator, such arbitrator shall be a member of the State Bar of California or a retired judge. If the matter is heard by an arbitration panel, at least one member of such panel shall be a member of the State Bar of California or a retired judge. The arbitrator or arbitrators shall decide all questions of law, and all mixed questions of law and fact, in accordance with the substantive law of the State of California to the end that all rights and defenses which either party may have asserted in a court of competent jurisdiction shall be fully available to such party in the arbitration proceeding contemplated hereby. The arbitrator and arbitrators shall set forth and deliver their findings of fact and conclusions of law with the delivery of the arbitration award. Judgment upon the award rendered shall be final and non-appealable and may be entered in any court having jurisdiction.

**C. Attorneys' Fees.** In the event of any legal action, arbitration, or proceeding arising out of an alleged breach of this Agreement, the party prevailing in such legal action, arbitration, or proceeding shall be entitled to recover reasonable attorneys' fees, expenses and costs, as well as all actual attorneys' fees, expenses and cost incurred in enforcing any judgment entered.

**D. Authority.** Each of the parties executing this Agreement warrants that persons duly authorized to bind each such party to its terms execute this Agreement.

**E. Further Actions.** The parties agree to execute such additional documents and take such further actions as may be necessary to carry out the provisions and intent of this Agreement.

**F. Assignment.** Neither this Agreement nor any of the rights or obligations hereunder may be assigned by either party without the prior written consent of the other party.

**G. Successors and Assigns.** This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.



**H. Entire Agreement; Amendments and Waivers.** This Agreement contains the entire agreement between the parties relating to the transactions contemplated hereby and any and all prior discussions, negotiations, commitments and understanding, whether written or oral, related hereto are superseded hereby. No addition or modification of any term or provision of this Agreement shall be effective unless set forth in writing signed by both parties. No waiver of any of the provisions of this Agreement shall be deemed to constitute a waiver of any other provision hereof (whether or not similar), nor shall such waiver constitute a continuing waiver of such provisions unless otherwise expressly provided. Each party to this Agreement has participated in its drafting and, therefore, ambiguities in this Agreement will not be construed against any party to this Agreement.

**I. Severability.** If any term or provision of this Agreement shall be deemed invalid or unenforceable, the remainder of this Agreement shall not be affected thereby, and each remaining term and provision of this Agreement shall be valid and in force to the fullest extent permitted by law.

**J. Notices.** All notices, requests, demands and other communications which may be required under this Agreement shall be in writing and shall be deemed to have been received when transmitted; if personally delivered, if transmitted by telecopier, electronic or digital transmission method, upon transmission; if sent by next day delivery to a domestic address by a recognized overnight delivery service (e.g., Federal Express), the day after it is sent; and if sent by certified or registered mail, return receipt requested, upon receipt. In each case, notice shall be sent to the principal place of business of the respective party. Either party may change its address by giving written notice thereof to the other in accordance with the provisions of this paragraph.

**K. Titles and Captions.** Titles and captions contained in this Agreement are inserted only as a matter of convenience and for reference and in no way define, limit, extend or describe the scope of this Agreement or the intent of any provision herein.

**L. Governing Law.** The statutory, administrative and judicial law of the State of California (without reference to choice of law provisions of California law) shall govern the execution and performance of this Agreement.

**M. Confidentiality.** Each of the parties agrees not to disclose this Agreement or any information concerning this Agreement to any persons or entities, other than to their attorneys and accountants, or as otherwise may be required by law.

**N. Counterparts.** This Agreement may be executed in one or more counterparts, each of which constitutes an original, and all of which together constitute one and the same instrument. The signature of any person on a telecopy of this Agreement, or any notice, action or consent taken pursuant to this Agreement shall have the same full force and effect as such person's original signature.

**O. Disclaimer.** Consultant's financial analysis activities and work product, which may include but is not limited to pro forma analysis and tax projections, are projections only. Actual results may differ materially from those expressed in the analysis performed by Consultant due



to the integrity of data received, market conditions, economic events and conditions, and a variety of factors that could materially affect the data and conclusions. Client's reliance on Consultant's analysis must consider the foregoing.

Consultant services outlined and described herein are advisory services only. Any decisions or actions taken or not taken by Client and affiliates, are deemed to be based on Client's understanding and by execution of this Agreement, acknowledgement that Consultant's services are advisory only and as such, cannot be relied on as to the results, performance and conclusions of any investment or project that Client may or may not undertake as related to the services provided including any verbal or written communications by and between the Client and Consultant.

Client acknowledges that Consultant's use of work product is limited to the purposes contemplated within this Agreement. Consultant makes no representation of the work product's application to, or suitability for use in, circumstances not contemplated by the scope of work under this Agreement.

**P. Limitation of Damages.** In the event Consultant is found liable for any violation of duty, whether in tort or in contract, damages shall be limited to the amount Consultant has received from Client.

**Q. Force Majeure.** Consultant shall not be liable for failure or delay in performance of its obligations under this Agreement arising out of or caused, directly or indirectly, by significant circumstances beyond its reasonable control, including, without limitation: epidemic; acts of God; earthquakes; fires; floods; wars; civil or military disturbances; acts of terrorism; sabotage; strikes; riots; wide-spread power failures and wide-spread internet failure. Contractual performance and deadline(s) shall be extended for a period equal to the time lost by reason of the delay.

**R. Expiration of Proposal for Services.** If this Agreement is not fully executed by the parties within sixty (60) days from the date of this letter, this proposal shall expire.

**S. Not an agreement for Legal Services or Legal Advice.** This Agreement does not constitute an agreement for the performance of legal services or the provision of legal advice, or legal opinion. Client should seek independent legal counsel on matters for which Client is seeking legal advice.



**VI. ACCEPTANCE AND AUTHORIZATION**

If this Agreement is acceptable to Client, please execute two copies of the Agreement and return both originals to Kosmont Companies. Upon receipt of both signed contracts, we will return one fully executed original for your files. Kosmont will commence work upon receipt of executed Agreement.

Read, understood, and agreed to this

\_\_\_\_ Day of \_\_\_\_\_ 2024

**City of Sebastopol**

**Kosmont & Associates, Inc.**  
doing business as "Kosmont Companies"

By: \_\_\_\_\_  
(Signature)

By: \_\_\_\_\_  
(Signature)

Name: \_\_\_\_\_  
(Print Name)

Name: Ken K. Hira

Its: \_\_\_\_\_  
(Title)

Its: President



**ATTACHMENT A**

**Kosmont Companies  
2025 Public Agency Fee Schedule**

**Professional Services**

President	\$425.00/hour
Sr. Vice President/Sr. Advisor/Sr. Managing Director	\$395.00/hour
Vice President/Project Advisor	\$295.00/hour
Senior Project Analyst	\$195.00/hour
Project Analyst/Project Research	\$195.00/hour
Assistant Project Analyst/Assistant Project Manager	\$165.00/hour
Project Promotion/Graphics/GIS Mapping Services	\$ 95.00/hour
Clerical Support	\$ 80.00/hour

**Additional Expenses**

In addition to professional services (labor fees):

- 1) An administrative fee for in-house copy, fax, phone, postage costs, digital/technological support and related administrative expenses will be charged, which will be computed at four percent (4.0 %) of monthly Kosmont Companies professional service fees incurred; plus
- 2) Out-of-pocket expenditures, such as travel and mileage, professional printing, and delivery charges for messenger and overnight packages will be charged at cost.
- 3) Project/Market data sources for support of evaluation and analysis e.g., ESRI, Placer.ai, CoStar/STR, IMPLAN, ParcelQuest and other based on quoted project cost.
- 4) If Kosmont retains Third Party Vendor(s) for Client (with Client’s advance approval), fees and cost will be billed to Client at 1.1X (times) fees and costs.
- 5) Consultant’s attendance or participation at any public meeting, whether such participation is in person, digital, video and/or telephonic (e.g., *City Council, Planning Commission, Public Agency Board, other*) requested by Client and are beyond those specifically identified in the Scope of Work will be billed at the professional services (hourly) fees as shown on this Attachment A.

• **Charges for Court/Deposition/Expert Witness-Related Appearances**

Court-related (non-preparation) activities, such as court appearances, depositions, mediation, arbitration, dispute resolution and other expert witness activities, will be charged at a court rate of 1.5 times scheduled rates, with a 4-hour minimum.

*Rates shall remain in effect until December 31, 2025.*

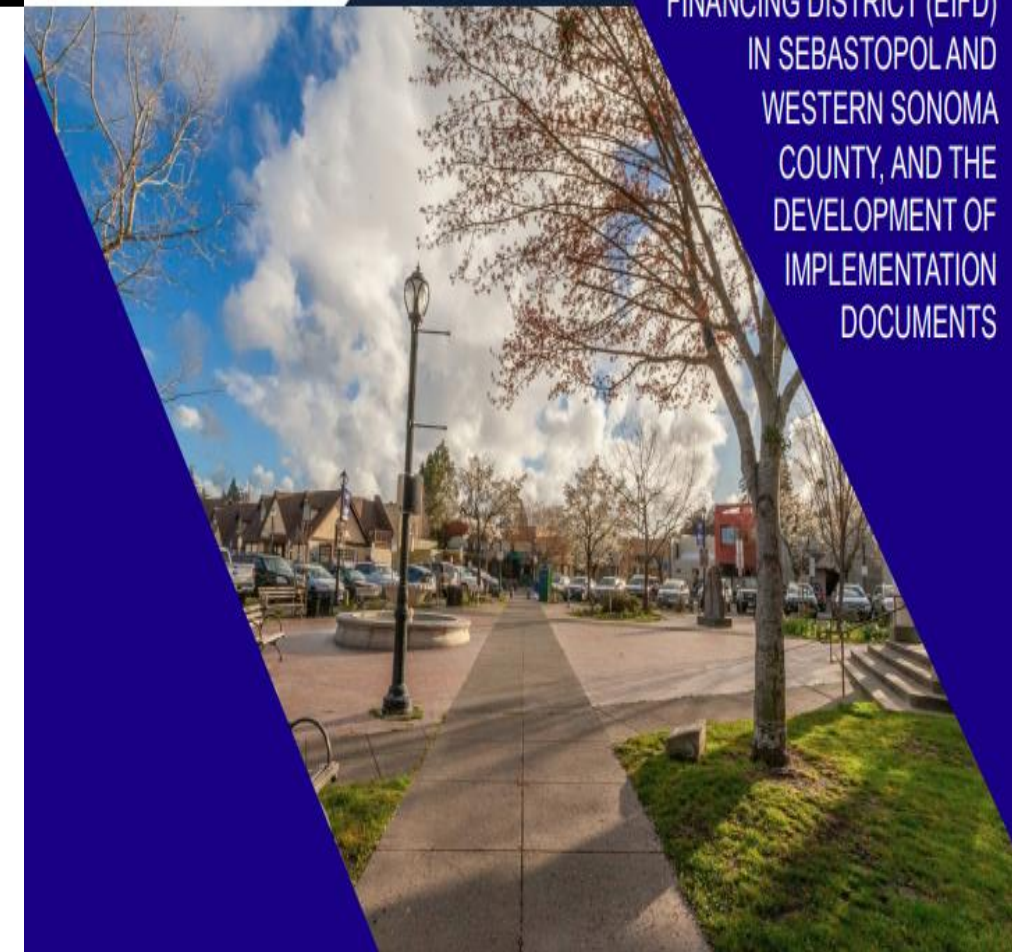


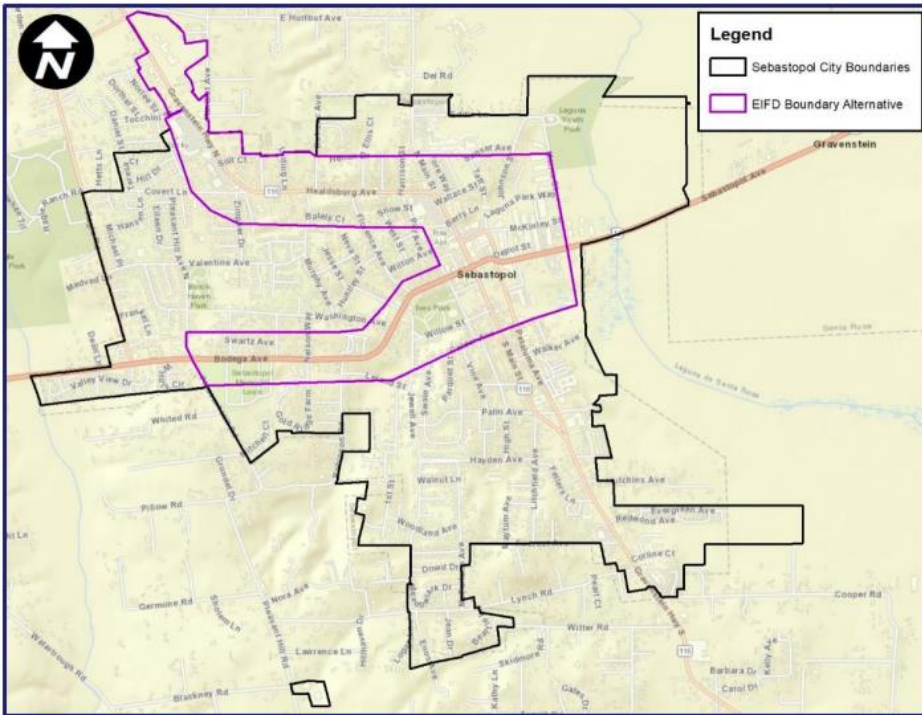
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## 2/18/2025 SEBASTOPOL CITY COUNCIL ACTION ITEM:

### BUDGET ALLOCATION AND KOSMONT CONTRACT AMENDMENT NO.1 (EIFD INITIATIVE SUPPORT)

- Supportive of fiscal analysis for a City/County joint project.
- Amendment to Contract for time, expanded scope and budget.





Potential EIFD Boundary  
Draft Proposed Configuration Only

## STAFF RECOMMENDATION

- Approve a Budget adjustment for an “up to” not to exceed amount of \$15,000
- Approve Kosmont Contract Amendment No. 1 and Authorize City Manager to execute contract

## Background

- June 8, 2024-Council authorizes contract supportive of Enhanced Infrastructure Financing District (EIFD) project
- Cooperative project with the County of Sonoma
- County reimbursed the City the full \$50,000 for the original contract scope
- November 2024-City and County agree to delay action on EIFD report pending fiscal analysis

## Kosmont Contract Amendment No. 1:

- Time Extension through September 15, 2025
- Expanded scope - includes fiscal analysis
  - Analysis will help City Council/County BOS determine project priorities
- Cost: County to contribute/reimburse 50% of cost of expanded scope budget
- Action Authorizes City Manager to Execute Contract



# Council Action Item - Recommendation:

Budget Adjustment and Kosmont Contract Amendment No. 1  
2/18/2025

1) Discuss Staff's report, take public comment; and

2) Recommendation:

Approve the proposed Resolution by title/reference

(Approves Budget Adjustment, Contract Amendment, and Authorizes  
City Manager to execute amended contract)

# THANK YOU

*City of Sebastopol and West Sonoma County  
Enhanced Infrastructure Financing District (EIFD)*



Kosmont Companies  
El Segundo, CA  
www.kosmont.com | @KosmontTweets

**Emi Thériault, AICP**  
**Community Development Director**  
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